The court incorporates by reference in this paragraph and adopts as the findings and orders of this court the document set forth below. This document was signed electronically on December 26, 2007, which may be different from its entry on the record.

IT IS SO ORDERED.

Dated: December 26, 2007



Arthur I. Harris United States Bankruptcy Judge

United States Vankruptcy Court

NORTHERN DISTRICT OF OHIO

In re:	Bobby Joe Bradford) Chapter 13 Case No. 07-17470-H
) Hon. Arthur I. Harris
	Debtor)

CONFIRMATION ORDER

The Chapter 13 plan in this case came on for confirmation at a hearing before the Court. A copy of such Plan, together with any applicable amendments or modifications (the "Plan"), is attached to this Order. Based upon the papers filed in this case, information presented by the Standing Chapter 13 Trustee (the "Trustee") and such other matters, if any, presented by the debtor (or the debtors in a joint case) (the "Debtor"), Debtor's counsel, any objector or any other interested party, the Court finds that:

- 1. Notice of the confirmation hearing was duly given.
- 2. The Plan complies with applicable requirements of sections 1322 and 1325 of the Bankruptcy Code.

IT IS THEREFORE ORDERED THAT:

- 1. The Plan is confirmed.
- 2. The Debtor shall, until further order of the Court, make the periodic payments called for in the Plan to the Trustee. Except as otherwise permitted, such payments shall be made pursuant to order of the Court on the Debtor's employer.
- 3. Secured creditors shall retain their liens. If this case is either dismissed or converted to a Chapter 7 case, the property vesting in the Debtor by reason of this confirmation order shall remain subject to the liens existing at the time of the filing of the case subject to adjustments in respect of amounts paid under the Plan.
- 4. The Debtor shall not incur additional debt exceeding \$500 in the aggregate without notice to the Trustee and the approval of the Court.
- 5. The Debtor shall not transfer any interest in real property without the Court's approval.
- 6. The attorney for the Debtor is allowed a total fee of \$3,000.00, of which \$500.00 has been paid. The balance of \$2,500.00 shall be paid by the Trustee from the monies received under the Debtor's Plan at the rate of one-twelfth of the balance due per month during the first year of the Plan.
- 7. The administrative expenses of the Trustee shall be paid in full pursuant to sections 503(b) and 1326(b)(2) of the Bankruptcy Code and 28 U.S.C. § 586(e)(1)(B).

By submitting this form, the Chapter 13 Trustee certifies that the wording of this form is identical in all respects to the official form.

Submitted by: /S/ Craig Shopneck

CRAIG SHOPNECK (#0009552)
Chapter 13 Trustee
200 Public Square, BP Tower Suite 3860
Cleveland OH 44114-2321
Phone (216) 621-4268 Fax (216) 621-4806
Ch13shopneck@ch13cleve.com

CERTIFICATE OF SERVICE

A copy of the foregoing Order was sent electronically and/or by regular U.S. mail to the following:

Craig Shopneck, Trustee 200 Public Square, BP Tower Suite 3860 Cleveland OH 44114-2321 VIA MAILBOX AT COURT

Gary Axner, Attorney for Debtor 614 W Superior Ave #1440 Cleveland OH 44113-1342

Bobby Joe Bradford, Debtor 445 Cleveland Road Cleveland OH 44108-0000

CS/bas 12/21/07

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UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

In Re:) Chapter 13 Case No.: 07-17470			
BOBBY JOE BRADFORD) Judge HARRIS			
Debtor(s).	 X Original Chapter 13 Plan Modified Chapter 13 Plan, dated 			
**************	***************			
NOTICE: (Check One) X This plan DOES NOT include any provi	ision deviating from the uniform plan in effect at the time of			
☐ This plan DOES contain special provision	ons that must be and are set forth in Article 11 below.			
YOUR RIGHTS WILL BE AFFECTED. You should read this plan carefully and discuss it with your attorney. Anyone who wishes to oppose any provision of this plan must file with the court a timely written objection. This plan may be confirmed and become binding without further notice or hearing unless a timely written objection is filed. Creditors must file a proof of claim with the court in order to receive distributions under this plan.				
	tcy case, the Debtor or Debtors (hereinafter "Debtor") shall "Monthly Plan Payment") pursuant to 11 U.S.C. §1326(a)(1), as			
A. To the Chapter 13 Trustee (hereinafter "Trustee"): \$ [A] per month, payable in ******monthly semi-monthly bi-weekly weekly installments of \$390.00 each,				
and, unless the court otherwise orders,				
B. To secured creditors as adequate protection	:\$ -0- [B] per month, allocated as follows:			
Creditor	<u>Collateral</u> <u>Amount</u>			
N/A				
Prior to confirmation, the Debtor shall provide the Debtor to secured creditors as adequate protection	the Trustee with evidence of post-petition payments made by the on payments and to lessors as lease payments.			

2. ORDER OF DISTRIBUTION

[A+B] to the Trustee.

After confirmation of this plan, funds available for distribution will be paid monthly by the Trustee in the following order: (i) Trustee's authorized percentage fee and/or administrative expenses; (ii) attorney fees as allowed under applicable rules and guidelines; (iii) monthly payments as provided for in Articles 3, 4 and 9; (iv) priority domestic support obligation claims pursuant to 11 U.S.C. §507(a)(1);

Upon confirmation of this plan, the Debtor shall make the entire Monthly Plan Payment of \$390.00

(v) other priority unsecured claims pursuant to 11 U.S.C. §507(a); and (vi) general unsecured claims. If the Trustee has received insufficient funds from the Debtor to make the monthly payment to secured creditors, the Trustee may pay secured creditor claims on a pro-rata basis. Unless a claim objection is sustained, a motion to value collateral or to avoid a lien is granted, or the court otherwise orders, distributions on account of claims in Articles 3(A), 4(A), 5, 6, 7 and 9 will be based upon the classification and amount stated in each claim holder's proof of claim rather than any classification or amount stated in this plan.

3. CLAIMS SECURED BY REAL PROPERTY

A. Mortgage and Real Estate Tax Arrearages

Trustee shall pay the monthly payment amount to allowed claims for mortgage arrearages and real estate tax arrearages. Trustee will pay interest on the mortgage arrearage if the proof of claim provides for interest, unless an objection to the claim is filed and an order is entered disallowing the requested interest. Debtor shall pay all post-petition mortgage payments and real estate taxes as those payments ordinarily come due beginning with the first payment due after the filing of the case.

DEUTSCHE BANK	445 CLEVELAND		
<u>CREDITOR</u>	<u>ADDRESS</u>	ARREARAGE CLAIM	(PAID BY TRUSTEE)
	PROPERTY	ESTIMATED	MONTHLY PAYMENT

\$12,000.00

\$200.00/MONTH

B. Other Real Estate Claims

Trustee shall pay the monthly payment amount to creditors up to the amount specified below to be paid through the plan. The portion of any allowed claim that exceeds the amount to be paid through the plan shall be treated as an unsecured claim.

	PROPERTY	AMOUNT TO BE PAID	INTEREST	MONTHLY PAYMENT
CREDITOR	<u>ADDRESS</u>	THROUGH THE PLAN	<u>RATE</u>	(PAID BY TRUSTEE)

N/A

4. CLAIMS SECURED BY PERSONAL PROPERTY

CLEVE., OH

A. Secured Claims to be Paid in Full Through the Plan:

Trustee shall pay the following claims in full and in equal monthly payments.

	Collateral	Claim	Interest	Monthly Payment
Creditor	<u>Description</u>	<u>Amount</u>	Rate	(Paid by Trustee)

N/A

B. Secured Claims NOT to be Paid in Full Through the Plan:

Claims specified below are debts secured by personal property not provided for in Article 4(A) above. Trustee shall pay the allowed claims the secured amount with interest and in equal monthly payments as specified below. The portion of any allowed claim that exceeds the secured amount will be treated as an unsecured claim. Upon confirmation, the secured amount and interest rate specified below, or as modified, will be binding pursuant to 11 U.S.C. §1327 unless a timely written objection to confirmation is filed and sustained by the court.

	Collateral	Secured	Interest	Monthly Payment
<u>Creditor</u>	<u>Description</u>	<u>Amount</u>	Rate	(Paid by Trustee)

N/A

5. DOMI	ESTIC SUPPORT O			
Debtor \Box	does X does not	have domestic support of	oligations pursuant to 11 U.S.C. §101(14A).	
If the Debt	or does have domesti	c support obligations:		
	r(s) of any claims for below. If the hold	r domestic support obligations of a claim is a minor,	the name and address of the minor holder shall the filing of this plan in compliance with 11 U.S.	be
Holder		Address		
Name		<u>& Telephone</u>		
Trustee sh	support obligations	s. Debtor shall pay all	o-rata basis the allowed arrearage claims for domes post-petition domestic support obligations as the	
	payments ordinarily	come due.		
			Estimated	
Creditor		Creditor	Arrearage	
Name		Address	<u>Claim</u>	
	ER PRIORITY CLA all pay pursuant to 11		ta basis other allowed unsecured priority claims.	
Creditor		rinount		
N/A				
		e non-priority unsecured de	bt to be \$11,004.00 . Trustee will pay to credite pro-rata share of \$6,052.00 or -55-%, whichever	
	otherwise in the pla priority unsecured of	g property no later than 3 in. The creditor may file a	30 days from the filing of the case unless specification of the deficiency and will be treated as a noticiency claim must be filed by the bar date for claim	on-
		Pro	pperty	
Creditor		<u>Des</u>	cription	

N/A

9. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

All executory contracts and unexpired leases are rejected except the following, which are assumed. Trustee shall pay the monthly payment amount to allowed claims for executory contract arrearages and unexpired lease arrearages. Debtor shall pay all post-petition payments that ordinarily come due beginning with the first payment due after the filing of the case.

		Estimated	
	Property	Arrearage	Monthly Payment
<u>Creditor</u>	<u>Description</u>	<u>Claim</u>	(Paid by Trustee)
N/A			

10. OTHER PLAN PROVISIONS

- (a) Property of the estate shall revest in the Debtor upon confirmation. ******upon discharge, dismissal or completion. If the Debtor has not marked one of the boxes, property of the estate shall revest in the Debtor upon confirmation. If the Debtor has elected to have property of the estate revest in the Debtor upon discharge or dismissal, the Debtor must maintain adequate insurance of all property in the estate. Unless otherwise ordered, the Debtor shall remain in possession of all property of the estate during the pendency of this case.
- (b) The treatment of the claims of creditors as set forth in this plan shall become absolute upon confirmation, pursuant to 11 U.S.C. §1327. Therefore, if a creditor or contract party named herein objects to this plan, including the valuation of security, interest to be paid, and the treatment of executory contracts and unexpired leases, a formal objection to confirmation must be timely filed with the court.
- (c) This plan incorporates 11 U.S.C. §1325(a)(5)(B)(i) with respect to each allowed secured claim provided for by this plan.
- (d) Notwithstanding the automatic stay, creditors and lessors provided for in Articles 3(A) and 9 of this plan may continue to mail customary notices or coupons to the Debtor.
- (e) Debtor shall not transfer any interest in real property or incur additional debt exceeding \$500 in the aggregate without prior notice to the Trustee and without first obtaining the approval of the court as stated in applicable Administrative Orders. Failure to comply with the provisions of this paragraph may lead to the dismissal of this case or the conversion of this case to Chapter 7.

*	ne boxed area below. Note: The provisions set forth below check in the second <i>notice box</i> preceding Article 1.
/s/ Bobby Joe Bradford BOBBY JOE BRADFORD	
Date:09/24/07	/s/ Gary Axner ATTORNEY FOR DEBTOR